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From the INTERNATIONAL BUREAU

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NOTIFICATION CONCERNING
TRANSMITTAL OF COPY OF INTERNATIONAL
PRELIMINARY REPORT ON PATENTABILITY
(CHAPTER I OF THE PATENT COOPERATION
TREATY)

(PCT Rule 44bis.1(c))

G. E. EHRLICH (1995) LTD:

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Date of mailing (day/month/year) 19 November 2009 (19.11.2009)

Applicant's or agent's file reference 43908

IMPORTANT NOTICE

International application No. PCT/IL2008/000614

International filing date (day/month/year) 05 May 2008 (05.05.2008)

Priority date (day/month/year)
07 May 2007 (07.05.2007)

G.E. ENVLION (1995) LTD

Applicant

PROTALIX LTD. et al

The International Bureau transmits herewith a copy of the international preliminary report on patentability (Chapter I of the Patent Cooperation Treaty)

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

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Form PCT/IB/326 (January 2004)

PATENT COOPERATION TREATY

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant's or agent's file reference 43908	FOR FURTHER ACTION	See item 4 below	
International application No. PCT/IL2008/000614	International filing date (day/month/year) 05 May 2008 (05.05.2008)	Priority date (day/month/year) 07 May 2007 (07.05.2007)	
International Patent Classification (8th See relevant information in Form F	h edition unless older adistant time	07 Way 2007 (07.05.2007)	
Applicant PROTALIX LTD.			

1.	This international preliminar International Searching Auth	y report on patentability (Chapter I) is issued by the International Bureau on behalf of the tority under Rule $44 \ bis.1(a)$.
2.	This REPORT consists of a t	otal of 7 sheets, including this cover sheet.
	In the attached sheets, any re-	ference to the written opinion of the International Searching Authority should be read as a referenc ry report on patentability (Chapter I) instead.
3.	This report contains indicatio	ns relating to the following items:
	Box No. I	Basis of the report
	Box No. II	Priority
	Box No. III	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
	Box No. IV	Lack of unity of invention
	Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
	Box No. VI	Certain documents cited
	Box No. VII	Certain defects in the international application
	Box No. VIII	Certain observations on the international application
r c	The International Bureau will cont, except where the applicant late (Rule 44bis .2).	communicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but makes an express request under Article 23(2), before the expiration of 30 months from the priority

	Date of issuance of this report 10 November 2009 (10.11.2009)
The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland	Authorized officer Simin Baharlou
Facsimile No. +41 22 338 82 70 Form PCT/IB/373 (January 2004)	e-mail: pt09.pct@wipo.int

PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY To: WRITTEN OPINION OF THE see form PCT/ISA/220 INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43bis.1) Date of mailing (day/month/year) see form PCT/ISA/210 (second sheet) Applicant's or agent's file reference FOR FURTHER ACTION See paragraph 2 below see form PCT/ISA/220 International filing date (day/month/year) Priority date (day/month/year) International application No. 07.05.2007 05.05.2008 PCT/IL2008/000614 International Patent Classification (IPC) or both national classification and IPC INV. C12M1/00 C12M1/04 C12M3/00 Applicant PROTALIX LTD. This opinion contains indications relating to the following items: 1. Basis of the opinion Box No. 1 ☐ Box No. II Priority Non-establishment of opinion with regard to novelty, inventive step and industrial applicability ☐ Box No. III ☐ Box No. IV Lack of unity of invention Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial Box No. V applicability; citations and explanations supporting such statement Certain documents cited ☐ Box No. VI Certain defects in the international application ☐ Box No. VII Box No. VIII Certain observations on the international application **FURTHER ACTION** 2. If a demand for international preliminary examination is made, this opinion will usually be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notifed the International Bureau under Rule 66.1 bis(b) that written opinions of this International Searching Authority will not be so considered. If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later. For further options, see Form PCT/ISA/220. For further details, see notes to Form PCT/ISA/220. З. Authorized Officer Date of completion of Name and mailing address of the ISA: this opinion European Patent Office see form Böhm, Ingo Gitschiner Str. 103 PCT/ISA/210 D-10958 Berlin Telephone No. +49 30 25901-333

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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/IL2008/000614

Box	No. I Basis of the opinion		
1. With	regard to the language, this opinion has been established on the basis of:		
\boxtimes	the interpotional applications and the past of		
	the international application in the language in which it was filed		
	a translation of the international application into , which is the language of a translation furnished for the purposes of international search (Rules 12.3(a) and 23.1 (b)).		
	This opinion has been established taking into account the rectification of an obvious mistake authorized by or notified to this Authority under Rule 91 (Rule 43bis.1(a))		
3. With	regard to any nucleotide and/or amino acid sequence disclosed in the international application and ssary to the claimed invention, this opinion has been established on the basis of:		
a. typ	pe of material:		
. 🛛	a sequence listing		
	table(s) related to the sequence listing		
b. for	mat of material:		
\boxtimes	on paper		
	in electronic form		
c. time	of filing/furnishing:		
×	contained in the international application as filed.		
. 🛛	filed together with the international application in electronic form.		
	furnished subsequently to this Authority for the purposes of search.		
4. In ha co ap	addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto is been filed or furnished, the required statements that the information in the subsequent or additional pies is identical to that in the application as filed or does not go beyond the application as filed, as		
5. Additio	. Additional comments:		

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/IL2008/000614

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

No:

Claims

1-62

Inventive step (IS)

Yes: Claims

No: Claims

<u>1-62</u>

Industrial applicability (IA)

Yes: Claims

1-62

No: Claims

2. Citations and explanations

see separate sheet

Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

PCT/IL2008/000614

Re Item V.

1 Reference is made to the following document:

D1: US 2005/272146 A1 (HODGE GEOFFREY [US] ET AL) 8 December 2005 (2005-12-08)

2 INDEPENDENT CLAIMS 1,36,54

The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claims 1-62 is not new in the sense of Article 33(2) PCT.

2.1

Document D1 discloses bioreactor systems and present an improved disposable bioreactor system.

In particular, embodiments of the invention of D1 provide mixing, aeration and/or process control, to which a substantial number (e.g., most) of the typical utilities required to run a bioreactor have been eliminated.

Moreover, some embodiments of D1 provide a total disposable solution-all contact surfaces, including probes and sensor may be disposable.

Accordingly, in one embodiment of D1, a bioreactor system is presented and includes a disposable container for housing biomaterials for processing, the disposable container including at least one input port, at least one exhaust port, at least one harvest port, a structure for supporting the disposable container, one or more sensors for sensing one or more parameters of the biomaterials in the container, a heater for heating the contents of the container, the heater having a thermostat and mixing system arranged with the system such that biomaterials contained in the disposable container are mixed. The disposable container may include an **impeller** plate affixed to a lower portion of the **flexible plastic bag**, where the impeller plate may include a post. The disposable container may also include an impeller hub mounted on the post, the impeller hub having at least one impeller blade arranged on the post and having at least one magnet. In yet another embodiment of D1 includes a bioreactor system which may include a support structure and a flexible plastic bag positioned within the support structure.

FIG. 8B is a schematic diagram illustrating an embodiment of the present invention which includes a bubble/air-lift mixing system (FIG. 7) and interior baffles in the support structure (FIG. 8A).

A bioprocess container forms the product contact surface for the bioreactor. The

container is preferable a flexible bag which may be placed in a rigid structure such as a tank shell for support.

In some embodiments of the invention of D1, the disposable bioreactor may comprise a plastic, flexible bag, but may also comprise a rigid material (e.g., plastic, metal, glass). The tank may be designed to include a height and diameter similar to standard stainless steel bioreactors. The design may also be scaleable down to small bench bioreactor volumes and up in excess of **1000 L** working volumes.

Sensors/probes and controls for monitor and controlling important process parameters include any one or more, and combinations of: temperature, pressure, pH, dissolved oxygen (DO), dissolved carbon dioxide (pCO2), mixing rate, and gas flow rate. As shown, the bioreactor includes one or more ports 202 which may be used to add or withdraw gases and/or fluids from the bioreactor. A harvest or drainage port 204 is generally provided at the bottom of the bag so that gravity may be used to direct the contents out of the bioreactor.

In yet another embodiment of the invention of D1 (see FIGS. 7 and 8B) a bubble column or airlift system (utilizing bubbles of air/gas 701) is used with the disposable bioreactor bag-which provides for a mixing force by the addition of gas (e.g., air) near the bottom of the reactor. Such embodiments may include a bubble column 700, an air-lift fermenter 702 with internal draft tube 703 and an air-lift fermenter 704 with external draft tube. (see parag. of D1: 3,7,8,10-12,24,25,28,30,31-33,36,52) The disclosure of D1 is therefore novelty destroying for the subject-matter of claims 1-62 in total.

2 DEPENDENT CLAIMS 2-35, 37-53, 55-62

The subject-matter which has been already destroyed by novelty cannot considered as involving an inventive step, because there is no contribution over the prior art.

Dependent claims 2-35, 37-53, 55-62 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty and/or inventive step.

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

International application No.

PCT/IL2008/000614

3

Re Item VIII

Certain observations on the international application

Present claims 3-23,38-48 relate to a product defined (inter alia) by reference to the parameter as well as quotients and by the applicant defined ratios built up from specific parameters:

the ratio of:

- hight to volume
- a density of gas inlets per cross sectional area

the parameters of:

- an aeration rate at inlet
- a gas bubble volume
- an inlet gas pressure

The use of this parameter in the present context is considered to lead to a lack of clarity, because the claim does not clearly identify the products encompassed by it as the parameter cannot be clearly and reliably determined by indications in the description or by objective procedures which are usual in the art. This makes it impossible to compare the claims with the prior art. As a result, the application does not comply with the requirement of clarity under Article 6 PCT.

The claimed gas bubble volume of 20 to 1800 mm³ and the inlet gas pressure of about 1-5 bar are a common gas bubble inlet and pressure value for a bioreactor equipped with gas supply.

The applicant is asked to provide a special technical effect based on the elaborated parameters and ratios.